Exhibit B

## Chantelle D'Angelo

From: Chantelle D'Angelo

Sent: Tuesday, August 26, 2014 9:09 AM

To: 'Dmitry Lev, Esq.'

Subject: RE: Niles v. Town of Wakefield et al

Helio Attorney Lev,

We assent to a 30-day extension to respond to our discovery requests. Best of luck with the move!

Best, Chantelle

Chantelle D'Angelo, Esq. Louison, Costello, Condon & Pfaff, LLP 101 Summer Street Boston, MA 02110 Tel: (617) 439-0305

Fax: (617) 439-0325 cdangelo@lccplaw.com

NOTE: This e-mail is a confidential and privileged communication between Louison, Costello, Condon & Pfaff, LLP and the the intended recipient. To the extent this communication contains legal advice or counsel, it is not intended to be a public record to the extent exempted under the doctrine of attorney/client privilege or any other applicable authority. Use of the information contained in this e-mail by anyone other than the intended recipient is prohibited. If you have received this message in error, please notify the sender immediately and promptly destroy any record of this e-mail.

----Original Message----

From: Dmitry Lev, Esq. [mailto:dlev@levlaw.net]

Sent: Tuesday, August 19, 2014 8:43 PM

To: Chantelle D'Angelo Cc: Douglas Louison

Subject: Re: Niles v. Town of Wakefield et al

Sir,

I am requesting a 30 day extension to respond to your discovery requests. I just returned from vacation, and I am moving houses next week. Surely you can imagine the havoc that the move and the preparations are wreaking with my time.

appreciate your courtesy in this regard.

Very truly yours,

Dmitry Lev, Esq. Law Offices of D. Lev, P.C.